

REMARKS

Claims 1-21 are pending in the present application.

Claims 1-21 have been rejected.

Claims 1, 2, 4, 5, 8, 15 and 20 have been amended.

Claim 10 has been cancelled.

Claims 1-21 remain in the application.

Reconsideration of Claims 1-9 and 11-21 in view of the following arguments is respectfully requested.

In Sections 2 and 3 of the September 23, 2004 Office Action, the Examiner rejected Claims 1-21 under 35 U.S.C. §102 as being anticipated by United States Patent No. 6,430,624 to *Jamtgaard et al.* (hereafter, “*Jamtgaard*”). Among other things, the Examiner asserted that all of the limitations of Claims 1, 2, 4, 8 and 10 are disclosed in the *Jamtgaard* reference from column 3, line 65, to column 6, line 67 and at column lines 13+.

The Applicant directs the Examiner’s attention to amended independent Claim 1, which contains the unique and novel limitations emphasized below:

1. For use in a wireless mobile station having predetermined capabilities, an apparatus for converting Web page Hypertext Markup Language (HTML) data into reformatted data that is suitable for rendering on a display of the wireless mobile station, the apparatus comprising:

memory that contains downloaded original Web page HTML data received from a content provider, an HTML filter, and an HTML translation script downloaded from the content provider; and

a controller, coupled to the memory, that is capable of executing the HTML filter such that the HTML filter generates the reformatted data from the

Web page HTML data in response to the HTML translation script and the predetermined capabilities, the controller is further capable of rendering the reformatted data on the screen. (*Emphasis added*)

The Applicant respectfully submits that the above-emphasized limitations of Claim 1 are not disclosed, suggested, or even hinted at in the *Jamtgaard* reference.

The *Jamtgaard* reference describes a content delivery system including a translation service that takes information from a content provider's Web site, translates it into a format customized for an information appliance device type, and delivers it to the information appliance through a wireless, or other, communications system. *See Jamtgaard, col. 4, lines 58-66.* Thus, the *Jamtgaard* reference teaches a system in which Web page data is reformatted in a server or workstation before being transmitted to a mobile wireless device. As such, the *Jamtgaard* reference does not describe a wireless mobile station including memory that contains original Web page HTML data and an HTML translation script, as recited in amended Claim 1.

Furthermore, while the *Jamtgaard* system allows a Web page producer to create a set of rules to govern how his Web page appears on specified information appliance devices, the producer creates that set of rules by using a web based GUI tool provided by the *Jamtgaard* system. *See Jamtgaard, col. 5, lines 13-25.* That is, the Web page producer visits the translation server of the *Jamtgaard* system over the Internet and builds his set of rules within the translation server. Thus, the *Jamtgaard* reference does not teach an HTML translation script downloaded from a content provider, as recited in amended Claim 1.

In sum, amended independent Claim 1 contains unique and non-obvious limitations that are not disclosed, suggested, or even hinted at in the *Jamtgaard* reference. This being the case, Claim 1 is patentable over the *Jamtgaard* reference. Dependent Claims 2-7 depend from independent Claim 1 and contain all of the unique and non-obvious limitations recited in Claim 1. Thus, Claims 2-7 are also patentable over the *Jamtgaard* reference.

Additionally, amended independent Claim 15 contains limitations that are analogous to the unique and non-obvious limitations recited in amended Claim 1. This being the case, Claim 15 is patentable over the *Jamtgaard* reference. Finally, dependent Claims 16-19, which depend from independent Claim 15, contain all of the unique and non-obvious limitations recited in Claim 15. Thus, Claims 16-19 are patentable over the cited references.

The Applicant directs the Examiner's attention to amended independent Claim 8, which contains the unique and novel limitations emphasized below:

8. For use in a network server, an apparatus that reformats hypertext markup language (HTML) data for rendering on a mobile station having predetermined capabilities including a display, the apparatus comprising:
 memory that contains a proxy application, Web page HTML data, an HTML filter, and an HTML translation script; and
 a data processor, coupled to the memory, that is capable of
 executing the HTML filter such that the HTML filter generates the reformatted HTML data from the Web page HTML data in response to the HTML translation script and the predetermined capabilities,
 executing the proxy application such that the proxy application requests the Web page HTML data to be downloaded from a Web site prior to receiving a request from a mobile station for the Web page and the proxy application further informs the HTML filter of a location of the Web site, and
 transmitting the reformatted HTML data to the mobile station for rendering on the display.

The Applicant respectfully submits that the above-emphasized limitations of Claim 8 are not disclosed, suggested, or even hinted at in the *Jamtgaard* reference.

The *Jamtgaard* reference describes a system in which Web pages are retrieved and translated in response to a request from information appliance. *See Jamtgaard, col. 7, lines 13-26.* As such, the *Jamtgaard* reference does not teach a network server comprising a data processor capable of executing a proxy application that requests the download of Web pages prior to receiving a request for the Web page from a mobile station, as recited in amended Claim 8.

Thus, amended independent Claim 8 contains unique and non-obvious limitations that are not disclosed, suggested, or even hinted at in the *Jamtgaard* reference. This being the case, Claim 8 is patentable over the *Jamtgaard* reference. Dependent Claims 9 and 11-14 depend from independent Claim 8 and contain all of the unique and non-obvious limitations recited in Claim 8. Thus, Claims 9 and 11-14 are also patentable over the *Jamtgaard* reference.

Additionally, amended independent Claim 20 contains limitations that are analogous to the unique and non-obvious limitations recited in amended Claim 8. This being the case, Claim 20 is patentable over the *Jamtgaard* reference. Finally, dependent Claim 21, which depends from independent Claim 20, contain all of the unique and non-obvious limitations recited in Claim 20. Thus, Claim 21 is patentable over the cited references.

SUMMARY

For the reasons given above, the Applicant respectfully requests reconsideration and allowance of pending claims and that this Application be passed to issue. If any outstanding issues remain, or if the Examiner has any further suggestions for expediting allowance of this Application, the Applicant respectfully invites the Examiner to contact the undersigned at the telephone number indicated below or at jmockler@davismunck.com.

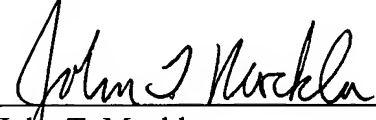
The Commissioner is hereby authorized to charge any additional fees connected with this communication or credit any overpayment to Deposit Account No. 50-0208.

Respectfully submitted,

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